

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MASSACHUSETTS**

CAMBRIDGE PLACE INVESTMENT  
MANAGEMENT INC.,

Plaintiff,

v.

MORGAN STANLEY & CO., INC.;  
CITIGROUP GLOBAL MARKETS INC.;  
CREDIT SUISSE SECURITIES (USA) LLC;  
RBS SECURITIES, INC.; DEUTSCHE BANK  
SECURITIES, INC.; MERRILL LYNCH,  
PIERCE, FENNER & SMITH, INC.; UBS  
SECURITIES LLC; GOLDMAN, SACHS &  
CO.; J.P. MORGAN SECURITIES INC.;  
COUNTRYWIDE SECURITIES  
CORPORATION; FBR CAPITAL MARKETS  
& CO., HSBC SECURITIES (USA), INC.;  
BANC OF AMERICA SECURITIES LLC;  
RESIDENTIAL FUNDING SECURITIES,  
LLC; BARCLAYS CAPITAL INC.;  
ACCREDITED MORTGAGE LOAN REIT  
TRUST; ACE SECURITIES CORPORATION;  
AEGIS ASSET BACKED SECURITIES  
CORPORATION; AMERICAN HOME  
MORTGAGE ASSETS LLC.; AMERIQUEST  
MORTGAGE SECURITIES INC.; ARGENT  
SECURITIES INC.; ASSET BACKED  
FUNDING CORPORATION; ASSET BACKED  
SECURITIES CORPORATION; BANC OF  
AMERICA MORTGAGE SECURITIES, INC.;  
BCAP LLC; BEAR STEARNS ASSET  
BACKED SECURITIES I LLC; CITIGROUP  
MORTGAGE LOAN TRUST INC.; CREDIT  
SUISSE FIRST BOSTON MORTGAGE  
SECURITIES CORP.; CWABS, INC.; CWALT,  
INC.; FBR SECURITIZATION, INC.;  
FIELDSTONE MORTGAGE INVESTMENT  
CORPORATION; FINANCIAL ASSET  
SECURITIES CORP.; FREMONT  
MORTGAGE SECURITIES CORPORATION;  
GS MORTGAGE SECURITIES CORP.; HSI  
ASSET SECURITIZATION CORPORATION;

**Civil Action No. 1:10-cv-11376-NMG**

**DEFENDANTS' PROPOSED REQUEST  
FOR PRODUCTION OF DOCUMENTS**

J.P. MORGAN ACCEPTANCE CORPORATION I; LONG BEACH SECURITIES CORP.; MERRILL LYNCH MORTGAGE INVESTORS, INC.; MORGAN STANLEY ABS CAPITAL I INC.; MORGAN STANLEY CAPITAL I INC.; MORTGAGE ASSET SECURITIZATION TRANSACTIONS, INC.; NATIONSTAR FUNDING LLC; NEW CENTURY MORTGAGE SECURITIES LLC; NEW CENTURY MORTGAGE SECURITIES, INC.; NOVASTAR MORTGAGE FUNDING CORPORATION; PARK PLACE SECURITIES, INC.; PEOPLE'S CHOICE HOME LOAN SECURITIES CORP.; POPULAR ABS, INC.; RESIDENTIAL ACCREDIT LOANS, INC.; RESIDENTIAL ASSET MORTGAGE PRODUCTS, INC.; RESIDENTIAL ASSET SECURITIES CORPORATION; SACO I INC.; SAXON ASSET SECURITIES COMPANY; SECURITIZED ASSET BACKED RECEIVABLES LLC; STANWICH ASSET ACCEPTANCE COMPANY, L.L.C.; STRUCTURED ASSET MORTGAGE INVESTMENTS II INC.; and WASHINGTON MUTUAL MORTGAGE SECURITIES CORP.

Defendants.

Pursuant to Rule 34 of the Federal Rules of Civil Procedure and Rule 34.1 of the Local Rules of the United States District Court for the District of Massachusetts, Defendants Barclays Capital Inc., BCAP LLC, Securitized Asset Backed Receivables LLC, Credit Suisse Securities (USA) LLC, Credit Suisse First Boston Mortgage Securities Corp., Asset Backed Securities Corporation, Goldman, Sachs & Co., GS Mortgage Securities Corp., Morgan Stanley & Co. Incorporated, Morgan Stanley ABS Capital I Inc., Morgan Stanley Capital I Inc., Saxon Asset Securities Company, Citigroup Global Markets Inc., Citigroup Mortgage Loan Trust Inc., UBS

Securities LLC, Mortgage Asset Securitization Transactions, Inc., Banc of America Securities LLC, Banc of America Mortgage Securities, Inc., Merrill Lynch, Pierce, Fenner & Smith, Inc., Merrill Lynch Mortgage Investors, Inc., Asset Backed Funding Corporation, RBS Securities, Inc., Financial Asset Securities Corp., Countrywide Securities Corporation, CWABS, Inc., CWALT, Inc., J.P. Morgan Securities, Inc., J.P. Morgan Acceptance Corporation I, Bear Stearns Asset Backed Securities I LLC, Long Beach Securities Corp., Washington Mutual Mortgage Securities Corp., SACO I Inc., Structured Asset Mortgage Investments II Inc., Residential Funding Securities, LLC, Residential Accredited Loans, Inc., Residential Asset Mortgage Products, Inc., Residential Asset Securities Corporation, HSBC Securities (USA), Inc., HSI Asset Securitization Corporation, FBR Securitization, Inc., FBR Capital Markets & Co., Ameriquest Mortgage Securities, Inc., Argent Securities, Inc., Park Place Securities, Inc., Novastar Mortgage Funding Corporation, Aegis Asset Backed Securities Corporation, Nationstar Funding LLC, Stanwich Asset Acceptance Company LLC, Deutsche Bank Securities, Inc. and Ace Securities Corp., by and through their attorneys, hereby request that Plaintiff Cambridge Place Investment Management, Inc. (“CPIM”) produce for inspection and copying at the offices of Greenberg Traurig, LLP, One International Place, Boston, Massachusetts 02110, on or before 14 days from the service hereof, or at such other time and place on which the parties may agree, the documents, electronically stored information, and tangible things described below (the “Requests”).

### **DEFINITIONS**

These Requests incorporate the definitions set forth in Rule 26.5(c) of the Local Rules of the United States District Court for the District of Massachusetts. In addition, the following definitions apply:

1. “Document” or “documents” shall mean every “document” within the broadest permissible scope of Rule 34 of the Federal Rules of Civil Procedure.

2. As used herein, the terms “relating to,” “relate to,” “related,” “concerning,” “supporting,” and any similar terms shall mean – unless otherwise indicated – having any relationship or connection to, concerning, being connected to, commenting on, responding to, containing, evidencing, showing, memorializing, describing, analyzing, reflecting, pertaining to, comprising, constituting, or otherwise establishing any reasonable, logical, or causal connection.

3. Any examples after the words “including” or “such as” are illustrative and not limitative.

4. “Complaint” means the Complaint filed in the instant action by CPIM in the Superior Court of the Commonwealth of Massachusetts, captioned Cambridge Place Investment Management Inc. v. Morgan Stanley & Co., Inc., et al., Civil Action No. 10-2741.

5. “You” or “CPIM” means Plaintiff Cambridge Place Investment Management Inc. and any parent, subsidiary or other affiliate (each a “CPIM Entity”) and any principal, officer, director, employee or agent of any CPIM Entity.

6. “Foreign Hedge Funds” means collectively the nine entities referenced in Paragraph 12 of the Complaint, which include: Caliber Global Investment Ltd.; CAMBER 3 PLC; CAMBER 4 PLC; CAMBER 5 Ltd.; CAMBER 7 PLC; CPIM Structured Credit Fund 20 LP; CPIM Structured Credit Fund 500 LP; CPIM Structured Credit Fund 1000 LP; and CPIM Structured Credit Fund 1500 LP.

7. “Caliber” means Caliber Global Investment Ltd. and any parent, subsidiary or other affiliate (each a “Caliber Entity”) and any principal, officer, director, employee or agent of any Caliber Entity.

8. “CAMBER 3” means CAMBER 3 PLC and any parent, subsidiary or other affiliate (each a “CAMBER 3 Entity”) and any principal, officer, director, employee or agent of any CAMBER 3 Entity.

9. “CAMBER 4” means CAMBER 4 PLC and any parent, subsidiary or other affiliate (each a “CAMBER 4 Entity”) and any principal, officer, director, employee or agent of any CAMBER 4 Entity.

10. “CAMBER 5” means CAMBER 5 Ltd. and any parent, subsidiary or other affiliate (each a “CAMBER 5 Entity”) and any principal, officer, director, employee or agent of any CAMBER 5 Entity.

11. “CAMBER 7” means CAMBER 7 PLC and any parent, subsidiary or other affiliate (each a “CAMBER 7 Entity”) and any principal, officer, director, employee or agent of any CAMBER 7 Entity.

12. “CPIM 20” means CPIM Structured Credit Fund 20 LP and any parent, subsidiary or other affiliate (each a “CPIM 20 Entity”) and any principal, officer, director, employee or agent of any CPIM 20 Entity.

13. “CPIM 500” means CPIM Structured Credit Fund 500 LP and any parent, subsidiary or other affiliate (each a “CPIM 500 Entity”) and any principal, officer, director, employee or agent of any CPIM 500 Entity.

14. “CPIM 1000” means CPIM Structured Credit Fund 1000 LP and any parent, subsidiary or other affiliate (each a “CPIM 1000 Entity”) and any principal, officer, director, employee or agent of any CPIM 1000 Entity.

15. “CPIM 1500” means CPIM Structured Credit Fund 1500 LP and any parent, subsidiary or other affiliate (each a “CPIM 1500 Entity”) and any principal, officer, director, employee or agent of any CPIM 1500 Entity.

16. “Certificates” means the 197 residential mortgage-backed securities which are the subject of the Complaint and referenced in Appendices A through P of the Complaint.

17. “Purported Assignments” means the alleged exclusive assignments to CPIM of all claims of the Foreign Hedge Funds relating to the offer and sale of the Certificates, as referenced in Paragraph 13 of the Complaint.

### **INSTRUCTIONS**

1. These Requests are intended to cover all documents and things in the possession, custody, or control of Plaintiff, as well as any and all documents within the possession, custody, or control of any third party or parties who, upon request, would surrender possession, custody, or control to Plaintiff.

2. If CPIM claims any form of privilege as a ground for not producing any requested document, please furnish a list identifying each document for which the privilege is claimed, together with the following information: (a) the privilege being asserted; (b) the person on whose behalf the privilege is asserted; (c) a precise statement of the factual and legal bases upon which the claim of privilege is asserted; (d) identification of the purported privileged document, including (i) its nature (e.g., a letter, draft, memorandum, video recording, etc.); (ii) the date it was prepared; (iii) the date the document bears; (iv) the date the document was sent; (v) the date it was received; (vi) the name of the person(s) who prepared the document; (vii) the names of the person(s) who received the document; (viii) the name of each person to whom it was sent or was

intended to be sent, including all addressees, and all recipients of copies; and (ix) a statement of whom each identified person represented or purported to represent at all relevant times.

3. If a portion of any document responsive to the Requests is withheld under a claim of privilege, any non-privileged portion of such document must be produced with the portion claimed to be privileged redacted.

4. Unless otherwise noted, the time period to which these Requests refer is January 1, 2005 to the Present (the “Relevant Period”), and shall include all documents and information that relate to such period, even if prepared or published outside of the Relevant Period.

5. In construing the Requests below, the following rules of construction apply:

- a. Number: The use of the singular form of any word includes the plural and vice versa.
- b. All/Any: “All” and “Any” mean “any and all.”
- c. And/Or: “And” includes “or” and “or” includes “and.”
- d. Each/Every: “Each” includes “every” and “every” includes “each.”

6. These Requests are of a continuing nature. If You acquire possession, custody or control of any additional Documents responsive to these Requests after the service of responses hereto, You shall promptly furnish such Documents to Defendants’ attorneys as required by the Federal Rules of Civil Procedure.

**DOCUMENT REQUESTS**

1. Documents sufficient to show the domicile and citizenship of each of the Foreign Hedge Funds, including their place of incorporation (where applicable) and principal place of business, both at the time of the filing of the Complaint and as of the date of the response to these Requests.

2. Documents sufficient to show the domicile and citizenship of all members, limited partners, and general partners of each of the Foreign Hedge Funds, both at the time of the filing of the Complaint and as of the date of the response to these Requests.

3. For each of the Foreign Hedge Funds, all documents showing which specific Certificate or Certificates it purchased or on whose behalf such Certificate or Certificates were purchased, and all documents relating to such purchases, including without limitation trade confirmations, correspondence, and the amounts and dates of such purchases.

4. All Documents relating to the Purported Assignments of claims from each of the Foreign Hedge Funds to CPIM, including without limitation emails, letters, meeting notes, drafts of the Assignments and executed Assignments.

5. All Documents relating to any fee arrangement among CPIM and any of the Foreign Hedge Funds.

6. All Documents relating to any economic interest any of the Foreign Hedge Funds has or has had in the claims set forth in the Complaint.



Dated: October 18, 2010

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